DENISE BODE

Commissioner

JEFF CLOUD

Commissioner

OKLAHOMA CORPORATION COMMISSION RECEIVED & INSPECTED

P. O. Box 52000-2000 Oklahoma City, OK 73152-2000

Joyce Davidson, Director Public Utility Division

MAR 2 9 2005

FCC - MAILROOM

Fax: (405) 521-3371

March 25, 2005

Phone: (405) 521-3908

BCPI FCC Portals II 445 12th Street S.W. Washington, DC 20554

Re: CC Docket No. 96-45 - State Certification of USF Support for Rural Carriers

Attached is a copy of the Oklahoma Corporation Commission's certification of 47 CFR 54.314 as filed with the Federal Communications Commission.

Sincerely,

Joyce Davidson

Director

Public Utility Division

Oklahoma Corporation Commission

Attachment

No. of Copies rec'd CList ABCDE

BOB ANTHONY Commissioner

DENISE BODE Commissioner

JEFF CLOUD Commissioner

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Joyce Davidson, Director **Public Utility Division**

Phone: (405) 521-3908

March 22, 2005

Marlene H. Dortch Office of the Secretary **Federal Communications Commission** 445 Twelfth Street S.W. Washington, D.C. 20554

Re: CC Docket No. 96-45 - State Certification of USF Support for Rural Carriers

Dear Ms. Dortch,

This letter is submitted pursuant to 47 CFR 54.314, which requires state certification of the use of federal universal service funds as a prerequisite for receipt of funding by rural incumbent local exchange carriers and/or eligible telecommunications carriers. We, the Oklahoma Corporation Commission (OCC), govern local services and rates in Oklahoma and are the appropriate authority to issue certification under § 54.314.

The OCC has obtained affidavits provided by a corporate officer, from each such rural carrier headquartered in Oklahoma, that include a sworn statement that support that any federal highcost support received will be used only for the provision, maintenance, and upgrading of facilities and services for which the support is intended. Therefore, we declare that to the best of our knowledge and belief, all federal high-cost support received by the identified carriers headquartered in Oklahoma (see Attachment 1) will be used only for the provision, maintenance, and upgrading of facilities and services for which the support is intended.

Our certification herein does not preclude us from reviewing in further detail how any rural carrier has employed its federal universal service funds and ordering that the use of funds comply with directives or policies we may set. Our certification is based on the best data available at this time. Our decision herein does not bind us in future or pending cases and we reserve the right to conclude, given better data or a more detailed review, that a company should employ its universal service funding differently then it does today or in the future.

We believe that this complies with the Federal Communications Commission requirement.

Please acknowledge receipt of this filing by date stamping the extra copy of this letter and returning it to us in the self-addressed, stamped envelope provided for that purpose.

If you have any questions, please contact Eric Seguin, Chief of Telecom, at (405) 522-3765, or e-mail at e.seguin@occemail.com.

Sincerely,

Soyce Davidson

Director

Public Utility Division

Oklahoma Corporation Commission

Lavidson

Attachment

Oklahoma Corporation Commission CC Docket No. 96-45 State Certification of USF Support for Rural Carriers

March 22, 2005

Oklahoma Corporation Commission Supplemental Certification of Rural Eligible Telecommunications Carriers in Oklahoma not subject to the 2004 Annual Certification:

- 1) Cellular Network Partnership d/b/a Pioneer/Enid Cellular
- 2) Pine Cellular Phones, Inc.